

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. 10980297-1 R LUFFEL 08/09/99 09/371,708 **EXAMINER** WM02/1105 DAVIS, D HEWLETT PACKARD COMPANY PAPER NUMBER INTELLECTUAL PROPERTY ADMINISTRATION **ART UNIT** 3404 E HARMONY ROAD 2652 P O BOX 272400 FORT COLLINS CO 80528-9599 DATE MAILED: 11/05/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

HG

	Application No.	Applicant(s)	
	09/371,708	LUCCEL ET AL	
Office Action Summary	Examiner	Art Unit	
	David D. Davis	2652	
The MAILING DATE of this communication	appears on the cover sh	eet with the correspondence a	ddress
aind for Penly			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory p - Failure to reply within the set or extended period for reply will, by s - Any reply received by the Office later than three months after the searned patent term adjustment. See 37 CFR 1.704(b).	R 1.136(a). In no event, however n. a reply within the statutory minimulariod will apply and will expire SIX	, may a reply be timely filed im of thirty (30) days will be considered tim (6) MONTHS from the mailing date of this prome ARANDONED (35 U.S.C. § 133).	ely. communication.
1) Responsive to communication(s) filed on	·		
2a)⊠ This action is FINAL. 2b)□	This action is non-fina	II.	the merits is
3) Since this application is in condition for a closed in accordance with the practice u	illowance except for for nder <i>Ex parte Quayl</i> e, 1	nal matters, prosecution as to 935 C.D. 11, 453 O.G. 213.	(He IIIeiiis is
isposition of Claims			
4) Claim(s) 1.3-13 and 15-23 is/are pending	g in the application.		
4a) Of the above claim(s) is/are with	thdrawn from considerat	tion.	
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1,3-13 and 15-23</u> is/are rejected	l.		
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction	and/or election requiren	nent.	
Application Papers			
The specification is objected to by the Ex	aminer.		
to The drowing(s) filed on is/are: a)] accepted or b)∟ objecte	ed to by the Examiner.	(2)
net request that any objection	on to the drawing(s) be new	In apeyance. Sec or or it was	(a). miner
11) The proposed drawing correction filed on	is: a) 🔲 approve	a b) asabbiosed by the Exa	
If approved, corrected drawings are require	ed in reply to this Office act	ion.	
12) The oath or declaration is objected to by	the Examiner.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for	foreign priority under 35	SU.S.C. § 119(a)-(d) or (i).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1 Certified copies of the priority do	cuments have been rece	eived.	
a Contified copies of the priority do	cuments have been rece	eived in Application No	. ·
3. Copies of the certified copies of the application from the Internation from the action from	he priority documents h	ave been received in this ivali 17.2(a)).	Ullai Stage
* See the attached detailed Office action (domestic priority under	35 U.S.C. § 119(e) (to a provis	ional application)
a) The translation of the foreign langu- 15) Acknowledgment is made of a claim for	iane provisional applicat	ION has been received.	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-3) Information Disclosure Statement(s) (PTO-1449) Paper	4) [3)-948) 5) [er No(s) 6) [Interview Summary (PTO-413) Page Notice of Informal Patent Application Other:	oer No(s) on (PTO-152)
U.S. Patent and Trademark Office	Office Action Summary		Part of Paper No. 8

Art Unit: 2652

Double Patenting

1. Claims 1-23 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-24 of copending Application No. 09/337,802. Both sets of claims recite a translation apparatus for a translation device including a first elongate gear rack; a second elongated gear rack; a first drive pinion and a second drive pinion and a drive pinion apparatus.

This is a provisional obviousness-type double patenting rejection.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 3. Claims 1, 3-7, 10-13, 15-19 and 22-23 are rejected under 35 U.S.C. 102(e) as being anticipated by Tadokoro et al (US 6,166,877). Figure 19 of Tadokoro et al shows a modular data storage system for handling and storing data cartridges. Figure 19 also shows at least two laterally adjacent modular units; with each unit including a plurality of cartridge access devices 2. Figure 20 shows first and second elongated gear racks 32 aligned along a displacement path and positioned space-apart. Figure 19 of Tadokoro et al shows devices 2, which include racks 32, substantially in alignment with one another.

Art Unit: 2652

Figures 20 and 21 show first and second drive pinions 41 mounted to cartridge access device 2 engaging respective racks 32. Pinion drive motor 34, as shown in figure 20 of Tadokoro et al, is operatively associated with pinions 41. Motor 34 rotates pinions 41 to move cartridge access device 2 among racks 32.

Figures 21 and 22 of Tadokoro et al show rack 32 including first and second elongated guide members 8 that extend along the displacement path substantially between first and second ends of racks 32. Bearings 33 mounted to cartridge device 2 engage first and second guide member 8. Also shown in figures 21 and 22 is first and second guide members 8 including first and second opposed bearing surfaces with bearings 33, which are mounted to device 2, slidably engaging the opposed bearing surfaces of member 8. Figures 20 of Tadokoro et al further shows motor 34 with worm and worm gear 39 attached to the shaft of motor 34 such that gear 39 is operatively connected to pinions 41.

Response to Arguments

4. Applicant's arguments filed August 13, 2001 have been fully considered but they are not persuasive. Applicant asserts on page 13 in lines 4-6 that "Tadokoro does not disclose an integral guide member and gear rack. Instead, the guide rails 8 disclosed in Tadokoro are separately connected to the rack members 32." Applicant's interpretation of the limitation is not in agreement with the accepted dictionary definition that states "Essential for completeness" and "Having everything required: Entire", nor is it in agreement with the courts. The courts have stated that the limitation integral embraces constructions united by such means as fastening and welding and that the limitation integral is not necessarily restricted to a one-piece article.

Art Unit: 2652

Therefore, contrary to applicant's assertion Tadokoro discloses guide rails integral, or connected, with rack members.

Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David D. Davis whose telephone number is (703) 308-1503. The examiner can normally be reached on Mon., Tues., Thurs. and Fri. between 7:30-6:00. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900. Any other

Art Unit: 2652

inquiry should be directed to the customer service center whose telephone number is (703) 306-

0377.

David D. Davis
Primary Examiner
Art Unit 2652

ddd

November 4, 2001